



UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/822,643	09/822,643 03/30/2001 Blaise B. Fanning		42390P10572	7641	
8791	7590 04/21/2004		EXAMI	EXAMINER	
	BLAKELY SOKOLOFF TAYLOR & ZAFMAN			PORTKA, GARY J	
	2400 WILSHIRE BOULEVARD, SEVENTH FLOOR OS ANGELES, CA 90025		ART UNIT	PAPER NUMBER	
•			2188	100	
			DATE MAILED: 04/21/2004	115	

Please find below and/or attached an Office communication concerning this application or proceeding.

8

		9					
	Application No.	Applicant(s)					
Advisory Action	09/822,643	FANNING, BLAISE B.					
Advisory Action	Examiner	Art Unit					
	Gary J Portka	2188					
The MAILING DATE of this communication appe	ears on the cover sheet with the c	orrespondence address					
THE REPLY FILED 05 April 2004 FAILS TO PLACE TH Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appea Examination (RCE) in compliance with 37 CFR 1.114.	void abandonment of this applica) a timely filed amendment which	ition. A proper reply to a					
PERIOD FOR RE	EPLY [check either a) or b)]						
a) The period for reply expiresmonths from the mailin b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period of fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Office	Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailing in FILED WITHIN TWO MONTHS OF The date on which the petition under 37 CFI of extension and the corresponding amount the shortened statutory period for reply one later than three months after the mail	g date of the final rejection. IE FINAL REJECTION. See MPEP R 1.136(a) and the appropriate extension unt of the fee. The appropriate extension originally set in the final Office action; or					
timely filed, may reduce any earned patent term adjustment. See 37 C	JFR 1.704(b).						
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFF							
2. The proposed amendment(s) will not be entered be	ecause:						
(a) they raise new issues that would require further consideration and/or search (see NOTE below);							
(b) they raise the issue of new matter (see Note b	(b) they raise the issue of new matter (see Note below);						
(c) they are not deemed to place the application in issues for appeal; and/or	n better form for appeal by mater	rially reducing or simplifying the					
(d) they present additional claims without canceli	ng a corresponding number of fi	nally rejected claims.					
NOTE:							
$3. \boxtimes$ Applicant's reply has overcome the following reject	ion(s): <u>35 USC 112 2nd Para. rej</u>	ection to claims 1-26.					
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a se	parate, timely filed amendment					
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: See	reconsideration has been consideration Sheet.	dered but does NOT place the					
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.	ause it is not directed SOLELY to	o issues which were newly					
For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.							
The status of the claim(s) is (or will be) as follows:	The status of the claim(s) is (or will be) as follows:						
Claim(s) allowed:							
Claim(s) objected to:							
Claim(s) rejected: 1-26.							

Gary J Portka Primary Examiner Art Unit: 2188

10. Other: ____

Claim(s) withdrawn from consideration: _____.

8. The drawing correction filed on ____ is a) approved or b) disapproved by the Examiner.

9. Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s). __





Continuation of 5. does NOT place the application in condition for allowance because: The teaching of Lentz, that double-pumping of signals on a bus reduces the number of bit lines required for the bus, would have been understood by anyone of ordinary skill in the art as applicable to any bus regardless of the nature of the signals on the bus. The statement that none of the references "addresses the problem of controlling a cache memory using a controller internal to the processor" is incorrect and is shown in Kumar. The argument that Kumar would be rendered unsatisfactory for its intended purpose is incorrect. The parallel access, as argued, in Kumar would still be provided by the parallel access of L0 and L1 (Kumar col. 3 lines 41-51). Clearly the advantages of having L2 cache on the same side as, and part of the memory controller, as taught by Cho and previously described and cited, were considered by Cho to outweigh any advantages of having a separate backside bus for the L2 cache.